

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

CESILY D. HARRIS,

Case No: 2:11-cv-14030

Plaintiff,

Vs.

HON. GERALD E. ROSEN

RIVER ROUGE HOUSING
COMMISSION,

Defendant.

STERLING ATTORNEYS AT LAW, P.C.

Raymond J. Sterling (P34456)

Jennifer L. Lord (P46912)

Howard S. Weisel (P72932)

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MILLER, CANFIELD, PADDOCK
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DEFENDANT'S TRIAL WITNESS LIST

Defendant River Rouge Housing Commission ("RRHC" or "Defendant") by and through its Attorneys, Miller, Canfield, Paddock and Stone, P.L.C. hereby provides its Trial Witness List as follows:

1. Cesily Harris
2. Michael Sloan
3. Rayfield Rogers
4. Dwight Black
5. Henry Duncan

- MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.
- 6. John Harrington
 - 7. Etheline Hudson
 - 8. Willie Burgess
 - 9. Nancy Pittman
 - 10. Khadijah Pasha
 - 11. Alisha Royster
 - 12. Jessica McCrary-Maine
 - 13. Gail Flinoil
 - 14. Suane Johnson
 - 15. Daryl Rush
 - 16. Tresann Jones
 - 17. Sascha Montross
 - 18. Ronald Wooster
 - 19. Dr. Dipak Das
 - 20. Dr. Bridget Ngoyi
 - 21. Dr. Eric Coffman
 - 22. Dr. Kenneth Colton
 - 23. Dr. Lascelles Pinnock
 - 24. Any individual who treats, treated, examines, examined evaluates, or evaluated Plaintiff concerning any emotional or physical condition or injury afflicting Plaintiff from January 1, 2009 through the resolution of this case.

Defendant may call the following expert witnesses at trial:

- 25. Dr. Elissa Benedek, M.D., Psychiatrist
- 26. Dr. Charles Clark, Psychologist (testing)

27. Larry E. Havard, Economic and Job Mitigation Expert

Defendant may also call records custodians and past and present employees of the following entities:

28. Defendant
29. United States Department of Housing and Urban Development
30. Department of Labor
31. Internal Revenue Service
32. Facebook.com
33. metroPCS
34. Ecorse High School
35. Madonna University
36. Wayne County Community College
37. Oakland University
38. Marygrove College
39. All educational institutions attended by Plaintiff
40. All hospitals, medical institutions, physicians practices and pharmacies visited or used by Plaintiff.
41. Ecorse Library
42. BC's Pizza
43. Holiday Inn
44. Avenue
45. Spectrum Human Services
46. Wayne Metro CAA
47. DMC Medical Centers

48. All past and current employers, including any self-employment business entities, of Plaintiff
49. All entities that Plaintiff applied for positions with.
50. All organizations, corporations, business, public entities or other entities of any type containing documents or records relevant to this case

In addition, Defendant may call the following witnesses:

51. All persons or entities listed on Plaintiffs' witness list
52. All persons or entities referred to in depositions, interrogatories, answers to interrogatories, responses to requests for documents, documents obtained by subpoena
53. All necessary rebuttal witnesses

Defendant reserves the right to seek leave of Court to designate further witnesses after the close of discovery and in accordance with the Court's December 2, 2011 Scheduling Order. If it appears that additional witnesses will or may be called to testify at trial, their names shall be reported to Plaintiff's counsel as soon as possible prior to trial. This restriction does not apply to rebuttal witnesses.

Respectfully submitted,

MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

/s/ Brian M. Schwartz
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Dated: May 16, 2012

CERTIFICATE OF SERVICE

I hereby certify that on May 16, 2012, I electronically filed the forgoing paper with the Clerk of the Court using the ECF system which will send notification of such filing to Jennifer L Lord at jlord@sterlingattorneys.com and Howard S. Weisel at hweisel@sterlingattorneys.com

/s/ Brian M. Schwartz
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